LEONARD TACHNER, A PROFESSIONAL LAW CORPORATION Leonard Tachner, Esq. (State Bar No. 058436) 17961 Sky Park Circle, Suite 38-E Irvine, California 92614-6364 (949) 752-8525 Telephone (949) 955-2415 Telephone 2 3 (949) 955-2415 Telefax 4 Attorney for Plaintiff/Counterclaim-Defendant 5 6 UNITED STATES DISTRICT COURT CENTRAL DISTRICT OF CALIFORNIA 7 8 9 Case No. SACV11-01309-DOC(ANx) JAMES R. GLIDEWELL DENTAL CERAMICS, INC. DBA GLIDEWELL LABORATORIES, a 10 PLAINTIFF'S/COUNTERCLAIM-DEFENDANT RESPONSES TO DEFENDANT'S SECOND SET OF REQUESTS FOR PRODUCTION OF PRODUCTION OF 11 California corporation, 12 **Plaintiff DOCUMENTS(NOS. 29 - 49)** 13 VS. 14 KEATING DENTAL ARTS, INC., a California corporation, 15 16 Defendant. 17 KEATING DENTAL ARTS, INC., a 18 California corporation, 19 Counterclaim-Plaintiff, 20 VS. 21 JAMES R. GLIDEWELL DENTAL CERAMICS, INC., DBA GLIDEWELL LABORATORIES, a 22 California corporation, and DOES 1 THROUGH 5, inclusive, 23 24 Counterclaim-Defendants. 25 26 27 Plaintiff Glidewell Laboratories hereby responds to Defendant Keating 28 Dental Arts, Inc. Second Set of Requests for Production as follows: - 1 -Plaintiff's/Counterclaim-Defendant Responses To Defendant's Second Set Of Requests For Production Of Documents (Nos. 29 - 49) CASE NO. SACV11-01309-DOC(ANx)

1 **REQUEST FOR PRODUCTION NO. 43:** 2 All documents and things evidencing a license agreement or other authorization between Glidewell and Axis Dental regarding use of the 3 4 BRUXZIR trademark. 5 6 **RESPONSE TO REQUEST FOR PRODUCTION NO. 43:** 7 None. 8 9 **REQUEST FOR PRODUCTION NO. 44:** 10 All documents and things which establish the generic term that Glidewell uses when referring to its BRUXZIR trademark. 11 12 13 **RESPONSE TO REQUEST FOR PRODUCTION NO. 44:** 14 See Request 29. 15 16 **REQUEST FOR PRODUCTION NO. 45:** 17 All documents and things referring or relating to the "order for 18 'BRUXZIR Crown'" by Dr. Thomas Nussear as mentioned in Glidewell's 19 answer to Interrogatory No. 7. 20 21 **RESPONSE TO REQUEST FOR PRODUCTION NO. 45:** 22 Dr. Nussear Rx Order served previously. 23 24 **REQUEST FOR PRODUCTION NO. 46:** 25 All documents and things referring or relating to Dr. Jade Le's Dental 26 Offices in Bonita Springs, Florida regarding an order or purchase of a 27 BURXZIR or a KDZ BRUXER. 28

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Plaintiff's/Counterclaim-Defendant Responses To Defendant's Second Set Of Requests For Production of Documents (Nos. 29-49)

1 **RESPONSE TO REQUEST FOR PRODUCTION NO. 46:** 2 None. 3 4 **REQUEST FOR PRODUCTION NO. 47:** 5 All documents and things relating to searches, investigations, studies, 6 analyses, surveys, and/or opinions regarding Glidewell's BRUXZIR mark. 7 8 **RESPONSE TO REQUEST FOR PRODUCTION NO. 47:** 9 None. 10 11 **REQUEST FOR PRODUCTION NO. 48:** 12 All documents and things relating to searches, investigations, studies, 13 analyses, surveys, and/or opinions regarding the terms brux, bruxer, bruxzir, 14 bruxzer, or bruxism. 15 16 **RESPONSE TO REQUEST FOR PRODUCTION NO. 48:** 17 None. 18 19 **REQUEST FOR PRODUCTION NO. 49:** 20 All documents and things relating to, or in any way evidencing, the way 21 that BURXZIR is or can be pronounced. 22 23 **RESPONSE TO REQUEST FOR PRODUCTION NO. 49:** 24 None. 25 26 27 28

espectfully submitted? Attorney for the Plaintiff/Counterclaim-Defendant 17961 Sky Park Circle Suite 38-E Irvine, California 92614 Dated: October 10, 2012 (949) 752-8525 Telephone (949) 955-2415 Telefax - 12 -Plaintiff's/Counterclaim-Defendant Responses To Defendant's Second Set Of Requests For Production of Documents (Nos. 29-49)

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